## EXHIBIT 1

## UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA CIVIL MINUTES— GENERAL

Case No. 2:22-cv-03391-SSS-PLAx					Date	July 20, 2023	
Title Edward Peña v. Int'l Medical Devices, Inc., et al.							
Present: The Honorable SUNSHINE S. SY			KES, UNITED STATES DISTRICT JUDGE				
Irene Vazquez					Not Reported		
Deputy Clerk					Court Reporter		
Attorney(s) Present for Plaintiff(s):				Attorney	Attorney(s) Present for Defendant(s):		
None Present			nt		None Present		
Proceedings: (IN CHAMBERS) SCHEDULING ORDER REGARDING THE PARTIES' JOINT 26(f) REPORT [DKT. 67] AND CLASS CERTIFICATION MOTION AND HEARING DEADLINES							
The Court has reviewed the Parties' Joint Rule 26(f) Report. [Dkt. 67]. The Parties' Joint Rule 26(f) Report indicates Plaintiff's intent to file a motion for class certification. [Id. at 13]. Because this Court stays all merits discovery pending the determination of that motion, [Dkt. 41 at 16], the Court reserves judgment on the Parties' proposed schedule, [Dkt. 67], pending the Court's decision regarding Plaintiff's motion for class certification.							
The Court sets the deadlines below for Plaintiff's motion for class certification and will set a case management conference regarding the remaining deadlines after the Court decides Plaintiff's motion for class certification.							
// // //							

Event	Deadline
Last Date to Hear Motion to Amend Pleadings or Add	September 1, 2023
Parties	
Deadline for Plaintiff to File Motion for Class Certification	January 17, 2024
and Any Class Certification Expert Report	
Deadline for Defendant to File Opposition to Class	January 31, 2024
Certification and Any Class Certification Expert Report	
Deadline for Plaintiff to File Reply in Support of Motion	February 7, 2024
for Class Certification and Any Class Certification Rebuttal	
Expert Report	
Class Certification Hearing	March 8, 2024, at
	2:00 p.m.

Pursuant to the Court's Standing Order, all merits discovery is stayed. [Dkt. 41 at 16]. The Court further **DIRECTS** the parties to engage in a phased discovery plan. Phase 1 shall consist of pre-certification discovery to determine the scope and size of the putative class, as well as whether Plaintiff is able to meet the prerequisites of Federal Rule of Civil Procedure 23. Phase 2 shall consist of merits discovery.

IT IS SO ORDERED.